Case e33 1100 cox 400099799 JJSSW | Doorcumentt 102 | Filed 1111/114/1122 | Pragget 10643

1 2 3 4	DEANNA L. KWONG (SBN 233480) COVINGTON & BURLING LLP 333 Twin Dolphin Drive, Suite 700 Redwood Shores, CA 94065 Tel. (650) 632-4700 Fax (650) 632-4800 dkwong@cov.com		
5 6 7 8 9 10	RYAN M. BUSCHELL (SBN 271509) TESS A. HAMILTON (SBN 279738) COVINGTON & BURLING LLP One Front Street, 35th Floor San Francisco, California 94111 Tel. (415) 591-6000 Fax. (415) 591-6091 tahamilton@cov.com Attorneys for Plaintiff REYNALDO AYALA		
12	UNITED STATES DISTRICT COURT		
13	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
14			
15	REYNALDO AYALA,	Case No.: C 10-0979 JSW (PR)	
16 17 18 19	Plaintiff, v. ROBERT AYERS, JR., et al., Defendants.	JOINT STIPULATION AND [PROPOSED] ORDER EXTENDING DEADLINES FOR EXPERT REPORTS	
220 221 222 223 224 225 226 227 228	On October 24, 2012, the Court extended the deadlines for fact and expert discovery to December 31, 2012 and January 31, 2013, respectively. Dkt. No. 98. However, that Order does not expressly address the deadlines to exchange expert reports. Thus, under the Court's current schedule, the deadline to designate expert witnesses and serve opening expert reports appears remain on November 30, 2012 (one month before the end of fact discovery) and the deadline to serve rebuttal reports appears to remain on December 14, 2012 (two weeks before the end of fact discovery).		

JOINT STIPULATION AND TRANSPORT (PROPOSED) ORDER EXTENDING DEADLINES FOR EXPERT REPORTS Case No.: C 10-0979 JSW (PR)

Case #3 1100 cox 400099799 JJSSW | Doocumentt 102 | Filed 1111/11/11/12 | Pragge 2 2 5 4 3

1	Pursuant to Civil Local Rules 6-1(b), 6-2, and 7-12, the parties, through their		
2	undersigned counsel, hereby jointly recommend and stipulate that the Court issue an order		
3	setting the deadline to designate expert witnesses and serve opening expert reports for January		
4	9, 2013 and the deadline to serve rebuttal reports for January 18, 2013. The parties do not		
5	anticipate that this requested extension will affect any other deadlines in the schedule that the		
6	Court has set for this case.		
7			
8	IT IS SO STIPULATED.		
9			
10	Dated: November 14, 2012	By:	/s/ Ryan Buschell
11			Ryan Buschell COVINGTON & BURLING LLP
12			Attorney for Plaintiff Reynaldo Ayala
13			
14	Dated: November 14, 2012	By:	/s/ Giam Nguyen
15			Giam Nguyen Deputy Attorney General
16			Attorney for Defendants Wagner, Schlosser,
17			Guthrie, and Faaita
18			
19	Dated: November 14, 2012	By:	/s/ Christian Green
20			Christian B. Green Law Offices of Samuel G. Grader
21			Attorney for Defendant Edmonds
22			
23			
24			
25			
26			
27			
28			

JOINT STIPULATION AND [PROPOSED] ORDER EXTENDING DEADLINES FOR EXPERT REPORTS Case No.: C 10-0979 JSW (PR)

[PROPOSED ORDER] PURSUANT TO STIPULATION, IT IS SO ORDERED. November 14 , 2012 Date: United States District Judge